## ADRENS AT

## AT PERJURY



THE CHARGES

Dean Adams Andrews
Jr. took the offensive today against District Attorney Jim Garrison,
turning his per ury trial
into a full-scale attack on
Garrison's Kennedy death
plot probe
Andrews went on trial today

Andrews went on trial today or perjury in connection with his testimony before the Orticans Farish Grand Jury dealing with Garrison's investigation of an alleged New Orteans-based conspiracy in the Living of President Kennedy.

The souther Inferson Pay cliable differences have arisen is assistant DA acted as for which made it impossible for

own defense attorney. The nest action as the trial opened this morning was the wift-

ASDREWS IN PRISON

Shortly before 2 p. m. loday Dean Andrews Jr. was issued a formal invitation to lunch at Parish Prison by prison warden A. J. Falkenstein.

Andrews accepted the warden's offer quipping, "Sure man, I can't get out of this place."

drawal of Sam Monk Zeldee as attorney of record for Antirews

ZIJE SIJE Frenc

me to serve as actorney."

Andrews, seeking to have Garrison and his staff recused from prosecuting the perjury case, painted in his notion and through witnesses a distinctly unfavorable picture of Garrison's Kennety proce

Garrison's Kennely probe.

Jury selection for Andrews trial had been expected to be the order of the day, but in-



SAM MONK ZELDEN

# TACKS DA PROBE

TRAL

stead, the time was spend bearing arguments on Andrews' motion for recusal.

WHEN ZELDEN withdraws and Andrews filed his recusal motion. Andrews asked Crimminal District Judge Frank Sines for time to prepare arguments and call witnesses on the motion.

Judge Shea debied this and Andrews asked the state Suppreme Court for a detay. The night court was stinging the request early this afternoon. At 1:50 p. m., Judge Shea recessed his court to avoid a Supreme Court ruling.

insis motion to have Carrion recined. And rewe

er fillion - Page



WHO COLLED BO IT RETTER:—Altorney DEAN ANDREWS IR arrives at court here today saving the will mandle his own defense against charges of perjury before the grand jury probing the assassination of President Scannedy. Earlier Andrew's attorney Sam Monk Zeiden withdrew from the case because of differences in plotting defense strategy.

### NEW ORLEANS STATES-ITEM

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#### Continued from Front Page

Conget Carriers des det onstrate the existence of a outspiracy in New Orleans to The state of the s nedv

our hove avers that the SUV conspiracy existing is the conspiracy planted in (P = 24 y Raymond Bussos mind due to use of hypotical essons. (Russowa, Gartsons) star where in the preimmary searing for Clay L. Shaw charged with eniminal conspiracy in the Kernedy slaying.

The motion also charged Garrison filed criminal in-1001 against Morris Brownion against More Brownlee who was described as a goddhild of Davin Williams 
First a key problem from 
Lou was found flood here 
Lou was found flood here 
Lou was found flood to 
Brown he charves here for 
the purpose of puting pres-

sure on Ferrie.
Andrews 2nd criminal ac-tions was flest by Garrison. tion was the by Carrison against stamp Garcia Con-cales for alleged seiling and possessing nurrottes, trarri-son according to Andrews named "Contrains" as one of the Kennedy assassing when in fact Contrains to a figuro-al character invented by An-

WHEN COUNTY AND WHEN GARBINON beganess to the Andrew said he Andrews growther the DA with a copy of a warrend common the DA began to discuss the alexander that Shawwas the Car Bettrand with Statistical Andrews to defend a sket Andrews to defend Lee Harryen Oswald. ren Desemb

The Thirty of the State

The persons interes in me individuals by the office of the DA knowing that I have of the Da knowing that
ess to information material
to the a sassial or of Pesifeet (Kenned), and knowing
that I know rething at a consupacy to assassmale the
president and knowing that
had appointed no conact
with Clay Stay, deliberately
embarked using the powers

and weight of the office, to destroy me individually and make me a person univorthy of belief, in order that they has public a consultary that was planted in Raymond Per-vicus Russo's head include transition of the second over these saids and auch-ored there will, enlarded by Mr. Russo, to include his providing of the assassins, and additional possible con-spiracies, against President Dwight D.) Eisenhower and the presidents of the United Arthur Jack Mexico

BUSINESTISTED AS SE Sur bearing that he beard Successful water block ling Kennedy's death here in September 1963. Office testi-mony indicated Russo was tes-

priving while index out hypother suggestion.

Anthew motion seats the appointment of an of her district attrices to indecide his priving case.

ne se on his motion, de of ng State-Item reportes to see the second

series to testing the Magazine correstorated Daid L. Chandler L. Sinesume date friend of Difficial Condensation of the first accessed to Kenned in use treation with Garden Lat November 1864 I at that time any sinestorate reconstruction of the Indian time any sinestorate reconstruction of the Indian time and Life Magazine Chandler and Life Magazine Chandler and Life Ch

ASKED ABOUT A conver-siden will Corrison concer-ing Andrews which is a place in early Decimber in the DAS affect, builder moted

Andreus a Long be asset of his conficting atements by the Warrent administration by Federa Bureau of his Edwards by the Dividuals of his confect as their confictions. check

Who go by clients' lie-mosexuas Terefore be's bomosecual."

"WHO WOULD that he? Clay Bestrand-Clay Shaw. Furthermore Scay has a nouse in Hairmond. Thankier explanaed that Garrison thought this was entirent because he believed Cavald was trained at a querella-

Garrison: Defendance and season

Spartist

Chandler toud it was this time of reasoning that ad-Garrier Tollies and College

HIERO THEE

CHANDLER WAS collowed on the stand for WVIE news man Sam DiFlind one State new reporters. Yorkey and Dempsey, all were asked about conversations with Garreson and members of fire statt relating to Andrews, in general, the popules were that all their information had

presonally been made public. Also assirying was Allham Gunvich former investigator for Garrison, who left the of-nice several weeks ago sav-ing there fits no basis for the Kennedy probe Garrish said Garrison had

received money for the probe from outside sources other than Truth and Consequences a local franciation support ng ing interpretation but had he did not know the source in the outside funds

WHEN ANDREWS began questioning Girvich about contacts with Ferrie, Judge Shoo offed the line of ques 

remon octaine in cour-room, Andrews asked material absolution of Mortis Prosti-te, 472 Jefferson Byy, Per-ry R. Busso, 50 N. St. Pe-trick and a Dr. Heath or a br. Strumer from the Eulane Emversity Medical School

Russo was later seen aptor-ing the courtroom

other suppens such for the telectal court records on Dean Advess vs. Jun Garman, a court such as the CA such cas not come to that seconds on Luthsians vs. Magnet variety Coursies. Let vs. Morris Brownles La vs. Sergio Alacha Script La vs. Sordon Novel. La vs. Sandra Molles de Maines, and the complete the proper Che shaw preliminary tearnof.

Arcacla Novel and Mrs. McMaines are figures lowed to the property Garrison All inger have bee sought by Garrison as vinesses but have OTHER SUBPLINAS LEGE

Successfully Mockey Charles Van Procestings (1997)

As he entered Judge Sheat sinv countryoon in the auth of the Criminal Courts building today. And news informed newschen he would serve as his own attorney.

Control of the second

The not going on trial. The July Green Glant is going on trial.

ANDREWS CALLS Gar is in the Jolly Green Gran. But the John Green Gran, But the John Green Gran, and the court room, investigation and the proceedings from a seat in the jury tox.

Asked with Zeiden quit. Andews said it was a matter of two lawyers disagreeing of the best procedure to foltor.

As it brief out. Zelder found it harder to put out of the case than he mough. The first strough as the trial opered was a circle asking that zelden he dismissed in autorism to the case of the case o

Zeiden he dismissed as altor new of record in the case. This was greated but during a subsequent cress. Judge Snes, alsed Zeiden back into the courts on and appointed him to the Sale Supreme Court. Zeiden agreed apparent, resuctantly.

When Andrews filed the recusal metion, a hasse ensued over his request for time to the a write with the state. Supreme Carri

And the rectangles of his witnesses were not present and satisfies a delay to precent requirements of dig. See the satisfies to the satisfies early.

JUDGE SHEA then jurged to a 15-minute recess SD Anfrews could beleations und set on automore to the pusvisit.

Andrews give that would not be enough time of my life depended on it. This was not acculate resolved by the fiction is appropriate Zeiges disposes of a starter, to the

After The LEGISTER CONTROL OF THE ANGLES OF THE MARKET OF THE MARKET OF THE PROPERTY OF THE ANGLES OF THE PROPERTY OF THE ANGLES OF THE ANGLES

of potential juriers. The (i) potestial juriers trowding Siles in \$5-ect court were left there and the court moved next door to the unecompact courtroom of victoring Judge Marthew's Branif

WHEN COURT resumed Andrew asker Judge Sies Of a second roces: 1 as coller my houghts. I just ean't pen up-and say dasks can't

At this point, Judge Shear placed his hands over his even in apparent or tation in the muest. He said "We will give you a half-

four recess. Mr. Andrews, and that its the last recess we're joing to have. Then we're going to start the trial for this record.

Autore gud be world in into autoral

Judge Shea shripti all his robes and len the benerous required

ANDREWS, DISCOVERING that the judge had set spread his palls and said Well

Acoress à former Jeder, son Parise assistant DA wore las reastonners chris glasses às he handlen tils desense

With the temperature 87 outside, the crowded asia courrooms here stiffingly not. A sign on the lawn outspie of very a police benefit now read Bigges Sin. 2 Dwar?

Good those jamined and the country of week William and Edward P Weeklers and F Irwine D should be considered to the death of President Co.